

EXTRA SESSION IS NOT EXPECTED

House of Delegates Maps Out
Work So As to Conclude
Next Saturday.

SENATE HAS UP PHLEGAR BILL

Lively Discussion, But Matter
Was Finally Passed By—Af-
ternoon Session.

Both houses of the General Assembly spent a busy day, devoted in part to another struggle with the gigantic problem of how within the single remaining week to compass the wide-spreading mass of legislation represented by about 2,000 bills yet to be considered.

Plans for long sessions, short speeches and a meeting of committees were discussed on the Senate side early in the morning, and then referred to the Committee on Rules. The Machen joint resolution proposing an amendment to the Constitution allowing ninety-day sessions hereafter, was taken up out of its order and passed unanimously, a mute protest against the conditions created by the sixty-day limit.

From the House side then came a joint resolution proposing a schedule for the remainder of the session and specifically setting forth that legislation shall close on Saturday next, a clear intimation that there will be no extension. On a roll-call, the resolution was lost in the Senate. Mr. Kewell, favoring the resolution, quickly changed his vote, and moved a reconsideration, which motion was passed by, leaving the matter still open. The new week, the last of the General Assembly, will certainly see some plan agreed upon for accomplishing as much as possible in the last few days.

There are many hotly contested matters of the greatest importance still to be considered.

Apart from these matters the interest of the day centered chiefly in the discussion of the voting trust bill by the Senate. The upper branch held two sessions, unanimously adopted a resolution providing for an investigation of the entire management of the Eastern State Hospital, and after a sharp fight engrossed the Sadler bill doubling the pay of members of the General Assembly. The House met but once. The Senate bill creating a number of new judicial circuits created considerable stir.

THE SENATE.

Resolution to Investigate Eastern State Hospital Passes.

Few members were present in the chamber when the hour for the opening of the Senate arrived. The printed calendar had not yet come from the press. The Finance Committee was in session below stairs, keeping a number of members away. The chair was vacated for fifteen minutes.

At 11:15 o'clock the gavel fell again, and the Senate, still with a slim attendance, proceeded to dispatch the preliminary business. One or two interesting committee reports were received. At 11:25 o'clock, a message was sent to the Finance Committee, which shortly afterwards entered the chamber. The Sale joint-resolution in recognition of the eminent services of Past Director William W. Holt was unanimously adopted. Upon motion of Mr. Holt, of Newport News, the Senate agreed to hold a special session Monday night, when the roll will be called and each member will be allowed to pass one unopposed bill.

After a short discussion, the Senate referred to the Committee on Rules a resolution offered by Judge Mann, of Newport, providing that the President of the Senate appoint a steering committee, composed of five members of the Senate, whose duty it shall be each day to carefully examine the calendar and indicate the bills which, in the opinion of the committee, should be considered by the Senate to the end that the most important measures may be first considered and passed upon, the resolution to be in operation on and after Monday. It is further provided in the Mann resolution that no senator shall speak for more than ten minutes on any bill before the Senate or more than once on any bill, unless he is in the position of the bill or substitute, when he may speak twice. Unanimous consent to take up this resolution at once was refused.

Investigate Eastern Hospital.

Under a suspension of the rules the resolution calling for an investigation of the entire management of the Eastern State Hospital was taken up and passed unanimously. A message from the House of Delegates, announcing the refusal of that body to concur in the Senate amendments to the general appropriation bill, insisting upon the amendments, the Senate asked a committee of conference to which the House agreed. Senators Wickham, of Hanover; Echols, of Staunton, and Shackelford, were appointed on behalf of the Senate branch. By unanimous vote, the Senate expressed its disapproval of the action of

First Annual Pure Food Show

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40 Elegant Decorated Booths

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FREE EATING!

FREE SAMPLES!

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Afternoons, 2 to 5:30 o'clock.

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Every Day.

GRAND CONCERT MUSIC.

Don't Miss It.

It's a Treat.

Retail Grocers' Association

E. H. HYMAN, Director.

Ask Your Grocer for a Free Coupon Ticket.

Voting Trust Bill Discussed.

Consideration of the special order for the day brought up the Phlegar voting trust bill, with the Sears substitute. The debate was continued for some time, as reported elsewhere, and then, after a sharp discussion on continuance, the entire matter went over until Monday for further consideration. The bill to provide for the purchase of a silver service to be presented to the battleship Virginia was taken up and passed.

The House Joint-Resolution Prescribing

the order of business for the remainder of the session was received. The Senate Committee on Rules, with a view to saving time, held a hurry meeting and approved the resolution at once, without waiting for it to be referred. There was much objection, it being declared by certain members that the effect of the resolution would be to stifle the contested Senate bills on their second reading, claimed to be the most important bills on the calendar. On a division, the resolution was adopted by a vote of 12 to 10; on the roll-call it was lost by a vote of 14 to 14. A motion was made to recon-

Consider and was passed by, leaving the matter still open.

Insisting upon consideration of the next special order, Mr. Sadler, of Powhatan, brought up his bill doubling the salary of members of the General Assembly, who now receive \$4 per day.

Mr. Wickham, of Hanover, proposed an amendment making the salary \$6 a day, or \$300 for a regular session and \$180 for a special session. Mr. Sadler proposed a substitute making a flat rate of \$500 for a regular session and \$250 for a special session. The Sadler substitute was adopted by a vote of 20 to 12, as follows: Ayes—Campbell, chairman; Dickinson, Echols, Fulton, Harman, Hobbs, Holt, Kewell, Lincoln, Machen, Noel, Peterson, Rison, Roberts, Sadler, Sears, Shackelford, Sims, Walker—20. Noes—Anderson, Garrett, Gunter, Laster, Lynn, Mann, Phlegar, St. Clair, Tavenner, Turner, H. T. Wickham, and T. A. Wickham—12.

The bill was then ordered to its engrossment by a vote of 21 to 12. It will come up again Monday as a special order and will then be placed upon its passage.

Afternoon Session.

Owing to a small attendance the afternoon session took up only unopposed matters. A number of important bills were engrossed, including measures relating to the division of counties into road sub-districts; providing who shall be legalized voters in special elections; protecting quail and deer for the next two years; creating a commission to examine the fiscal management of State colleges and universities under State Control. Objection was made to the conference of the great majority of the Senate bills on their second reading. About 40 bills on their first reading were advanced on the calendar. The Senate

Bills Passed.

then adjourned until Monday morning.

To provide for the purchase of a silver service to be presented to the battleship Virginia.

To repeal an act approved, February 14, 1899, entitled an act providing for working and keeping in order, building and maintaining the public roads and bridges in the counties of Scott and Lee, and so forth.

To incorporate the town of Virginia Beach.

To incorporate and provide a charter for the town of Dry Fork.

HOUSE PROCEEDINGS.

House Will Be Ready to Adjourn Saturday.

The House was called to order at 11 o'clock, and Delegate Haley led in prayer. A number of resolutions were offered and properly referred, and then Mr. Caton, from the Committee on Rules, offered the following:

"In view of the short time remaining for work in this session of the General Assembly, the Committee on Rules of the House recommends the following resolution for adoption as the most feasible method of disposing of the vast amount of unfinished business in the two houses:

"Resolved by the House of Delegates, the Senate concurring—

"First, That where duplicate bills are being considered by either house, the bill least advanced be dismissed from the calendar;

"Second, That each house cease to consider its own bills on their second reading after Tuesday, March 6, 1906, and cease to consider their own bills on their third reading after Thursday, March 8, 1906, and that the remainder of the session be then devoted by each house to the completion of the work of the other;

"Third, That all legislation stop Saturday, March 10, 1906, and such extension of the session be made beyond that time as will be necessary to prepare all bills for the Governor's signature to be determined later by resolution, and as exigencies may require;

More than an hour was consumed in the discussion of the above resolutions, and various amendments were offered and voted down.

Speaker Caldwell took the floor and made a strong speech in favor of the resolutions reported by the committee. Mr. Curlett led the opposition to the resolutions and spoke earnestly against them. A motion to pass by was voted down with emphasis and the resolutions were adopted. A dozen others took part in the discussion. Under the new rules the House hours will be from 10 A. M. to 1:30 P. M., a to 6 P. M. and night session at 8, to be adjourned at will.

Hour of Confusion.

Senate bill No. 145, providing for the redistricting of the judicial circuits, was next taken up, having been advanced by special order. Delegate Early made a strong speech on the bill. Judge Martin Williams addressed the House when Mr. Early sat down. Delegate Paul McRae spoke for the measure, which was also advocated by Mr. Royall, leader of the Republican contingent. Delegate Caton made a strong plea for the passage of the bill in the form that it came from the House committee, urging it as a necessity.

Colonel Robert E. Lee, Jr., followed the Alexandria member, vigorously opposing the bill. He denied that conditions were such as to justify the creation of five new judgeships at considerable expense to the State. Incidentally, he paid a pretty tribute to the county judges and deplored the abandoning of the system of county courts.

Delegates W. W. Old, Jr., of Norfolk, and Charles T. Bland, of Portsmouth, spoke for the bill. Mr. Read protested because it was "an omnibus bill carrying much that is objectionable." Delegates D. P. Powers, Moses Green and others made brief remarks.

Many of those opposing the bill were willing to vote for one or more new circuits, but objected to adding five to the present number.

The bill passed the House—67 to 17. Delegate Tipton P. Jennings walked down the aisle, gesticulating. Stopping in front of the clerk's desk, he called out: "Mr. Speaker, I move for a confirmation of that vote."

"Must have a four-fifths vote to pass that bill; is it there?" shouted another member.

"No, it isn't," from another delegate.

A scene of confusion followed.

"I will move for the passage of this bill," roared Colonel Bob Lee.

"Sixty-seven and one-fifth," corrected Colonel Caton.

"Bill is passed," said Mr. Churchman, the acting speaker, pounding vigorously for order.

"That illegal," shouted several members in the crowd on the floor that pressed about the speaker's stand.

"It'll be contested in the courts," sang out a member.

Motion to reconsider was rejected.

Then followed a bedlam-like confusion, with twenty members attempting to speak at the same time.

Then came a surprise.

"The bill is defeated," the speaker proclaimed, reversing his original announcement.

Motion to adjourn was offered by several members, while the excitement continued. When order was partly restored the House refused to adjourn by a close vote.

Colonel Lee moved to reconsider the vote by which the bill was lost, and the House finally agreed to, thus leaving the measure on its passage.

An Appeal for Two Unfortunate Old Confederate Soldiers.

Editor of the Times-Dispatch: Sir—I will try to state their case in a few plain and simple words. Both were in the great battle of Gettysburg. One, whose name I will not mention, is suffering from a cancer of the throat. The other is a Confederate Soldier, who did his whole duty; he is also a gentleman of high Christian character, who has the respect of all who know him. His own family, to his fellowman is one of the most beautiful traits of his character. He is very poor, and he is unable to pay the two hundred dollars required to pay his physician and his board, traveling expenses and to keep his children necessary for his care. He firmly believes that if he can pay for the treatment, he will be cured. He is a member of the Company D 50th Regiment of Virginia Volunteers, of which the writer was Captain, and he is a member of the United Confederate Veterans.

He is a citizen of the County of Buckingham, and was wounded while Pickett's Division was making its immortal charge up the heights of Gettysburg. A charge which will live in song and story forever.

Reuben B. Brown, while among the crest of the famous heights, was desperately wounded in the arm and shoulder. His recovery was almost miraculous, but his arm is still in a cast, and he is wholly unable to do any work.

He is a gentleman of high character and

MARCH WEATHER



MR. W. A. RUTH.

Here is the other, especially interesting at this season: "It is with great pleasure I write to tell you what I think of Duffy's Pure Malt Whiskey. I sincerely believe it is the greatest medicine ever made. I took a cough this Spring, and it got so bad my friends thought I had consumption. It was this Pure Malt Whiskey, had given up, and could scarcely live, so I bought two bottles of Duffy's Pure Malt Whiskey. As soon as I began to take it my cough lessened, so we sent for a dozen bottles, and I am now as well as ever."

"My husband and I have been taking it all Summer. He was down with backache until he could hardly move, and now he is as well as anybody. I am stouter than I have been since we were married."

"Please send us another dozen bottles, as we cannot get along without it."—MRS. MARY PAINTER, Phoenix, Mo.

The wind, dampness and general uncertainty of March weather make it a month of extreme danger to anyone. Especially so for the rundown, overworked, brain-tired men and women who have not kept their blood rich and healthful.

Duffy's Pure Malt Whiskey stimulates and enriches the blood, aids digestion, builds up the nerve tissues, tones up the heart and fortifies the system against disease germs.



MRS. MARY PAINTER.

Here are two exceptional letters of appreciation, the first from Mr. Ruth, who says: "Last Winter I contracted a severe case of Grip, and my doctor did not aid me. I was in despair. My druggist told me there was nothing like Duffy's Pure Malt Whiskey to drive the Grip out of one's system, and it was just one week after I began to use your medicine before I fully recovered from the terrible plague. I heartily recommend Duffy's Pure Malt Whiskey to every one who is suffering from Grip or colds."

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